haynesboone

October 15, 2014

Via CMS/ECF

The Honorable Nelva Gonzales Ramos United States District Court for the Southern District of Texas 1133 N. Shoreline Blvd. Corpus Christi, TX 78401

Re: Case No. 2:13-cv-00124; Christopher Williams v. Cordillera Communications, Inc. and KVOA Communications, Inc. d/b/a/ KRIS Communications; in the United States District Court for the Southern District of Texas, Corpus Christi Division

Dear Judge Ramos:

Defendants respectfully write to alert the Court to another very recent ruling that might bear on the pending attorney's fees issue before the Court in the above referenced case.

In *Theaola Robinson v. The Walt Disney Company, et al.*; Cause No. 2011-54895 (234th District Court, Harris County, Tex,) Judge Ward recently awarded defendant KTRK attorney's fees and expenses of \$258,708.32 in defense of the litigation after the First Court of Appeals rendered a judgment for the defendant/movant on their anti-SLAPP Motion to Dismiss and remanded the case to the trial court for an attorneys' fees determination in accordance with the TCPA §27.009. The Court relied upon the attorney's fee affidavit to support the fee award.

The only remaining matter before this Court in *Williams v. Cordillera Communications* is the pending motion for fees supported by an attorney's fee affidavit. If there is any further information the Court needs while this matter is under submission, please do not hesitate to contact me.

Respectfully yours,

/s/ Laura Lee Prather

Laura Lee Prather

Partner

Haynes and Boone, LLP

Direct Phone Number: (512) 867-8476 Direct Fax Number: (512) 867-8609 <u>laura.prather@haynesboone.com</u>

Enclosures

www.haynesboone.com

The Honorable Nelva Gonzales Ramos October 15, 2014 Page 2

cc: Jon D. Brooks

8/14/2014 5:58:21 PM Chris Daniel - District Clerk Harris County Envelope No: 2167749 By: CORNETT, LAWANDA

CAUSE NO. 2011-54895

THEAOLA ROBINSON,

Plaintiff,

V.

HARRIS COUNTY, TEXAS

THE WALT DISNEY COMPANY;

CC TEXAS HOLDING CO., INC.; and,

KTRK TELEVISION, INC.

Defendants.

S

IN THE DISTRICT COURT OF

S

HARRIS COUNTY, TEXAS

S

SANCX

SANCX

S

234TH JUDICIAN DISTRICT

ORDER AND FINAL JUDGMENT

On this day, came to be considered Defendant KORK Television, Inc.'s ("KTRK") Motion and Brief In Support Of Award Of Attorney Fees, Court Costs, Expenses, And Sanctions And For Entry Of Final Judgment Pursuant To Chapter 27 Of The Civil Practice And Remedies Code. The Court having considered the Motion, the Plaintiff's response thereto, if any, the arguments of counsel, if any, and the pleadings on file, is of the opinion that the Motion is well taken and should be GRANTED wits entirety. It is therefore,

ORDERED, ADJUDGED AND DECREED that Defendant KTRK's Motion and Brief In Support Of Award Of Attorneys' Fees, Court Costs, Expenses, And Sanctions And For Entry Of Final Judgment Pursuant To Chapter 27 Of The Civil Practice And Remedies Code, be and is hereby GRANTED in Santirety. It is further;

ORDERED ADJUDGED AND DECREED that the Affidavit of Laura Prather, attached to the Motion as Exhibit A, and that the Exhibit No. A-1 attached to such affidavit are hereby ADMITTED into evidence in their entirety. It is further,

ORDERED, ADJUDGED AND DECREED that Defendant KTRK recover from Plaintiff
Theaola Robinson for such amounts:

- 1. \$\frac{251,689.39}{}\$ for attorneys' fees, an amount which the Court finds to be reasonable and necessary based on the evidence admitted and considered in this cause;
- 2. \$3895.80 for expenses, an amount which this Court finds to be reasonable and necessary based on the evidence admitted and considered in this cause; and
- 3. \$ 31)3. 33 in court costs. It is further,

ORDERED, ADJUDGED AND DECREED that if Plaintiff unsuccessfully appeals this judgment to an intermediate court of appeals, Defendant will additionally recover from Plaintiff the amount of \$_________, representing the anticipated reasonably and necessary fees and expenses that would be incurred by Defendant in defending the appeal. It is further,

ORDERED, ADJUDGED AND DECREED that if Plaintiff unsuccessfully appeals this judgment to the Texas Supreme Court, Defendant will additionally recover from Plaintiff the amount of \$_\cap 5\, \quad \circ 2\, \quad \circ \circ 2\, \quad \circ \circ 2\, \quad \circ 2\, \qua

ORDERED, ADJUDGED AND DECREED that Plaintiff Theaola Robinson TAKE NOTHING on her claims against Defendant KTRK, and that all such claims are hereby DISMISSED WITH PREJUDICE.

THIS IS A FINAL JUDGMENT. ALL RELIEF NOT EXPRESSLY GRANTED

HEREIN IS DENIED.

The Court orders execution to issue for this judgment.

SIGNED this 8 day of 0000 , 2014

OCT - 8 2014